JAC PRODUCTS

To: Stephen Blau Fax: 571-273-8300

From: Jeff Tuttle Phone: 248-840-2909

Date: 1/23/06

JAN-23-2006 11:00

Subject: Office Action per Application 10/811,052

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JAN 2 3 2006

### **Details:**

The attached response to this office action had the incorrect application number in the subject line. It is now corrected so that it can be routed to the correct department.

Kind Regards, Jeff Tuttle To: Stephen Blau Fax: 571-273-8300 From: Jeff Tuttle Phone: 248-840-2909

Date: 1/12/06

Subject: Office Action per Application 19/943/592 10/811,052

#### **Details:**

The attached revised claims are for application #10/811,052 per the attached office action. In the office action, you recommended revising the patent application to specify that the bridge feature be external to the normal body of the club and also that it being mounted only on the top. However, in reviewing the prior art cited, Thill and Saso, I felt that the primary difference between their patents and my own was that their patent used through holes or grooves to direct air flow. Since air flow is not a critical part of my patent, I have instead revised the claims to note that air flow would be blocked to ensure no aerodynamic changes. Please let me know if this is sufficient to make this patent distinct from the prior art.

Note, my original application did note that air flow was not a critical factor and the through hole could be blocked as follows: "If the inside of the hollow is filled with a material less structurally rigid than that of the bridge material, the force would still be transmitted through the more structurally rigid material, that of the bridge itself, in effect that type of structure would still be a hosel bridge as described herein. Similarly, if the ends of the hollow area are sealed with a material that is structurally rigid but is extremely thin, then the material on the ends would divert very little stress from the hosel bridge, and the design would also still be a hosel bridge as described herein."

I do have one other general patent process question for you, there is a patent application that I have found, 20050064952, that has similar art specified on the heel of the club instead of the top surface. It was filed on September 24, 2003 yet was not posted until March 24, 2005. Any idea why it was not posted until almost two years after filing? Since their filing date and my own are within six months of each other, it is not possible to tell with this paperwork who invented their design first, correct?

Kind Regards, Jeff Tuttle

1/12/06

# **Auto-Reply Facsimile Transmission**



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Received Cover Page

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\*CN-12-2886 10:09 JAC PRODUCTS

248 874 1925

To: Stephen Blau Fax: 571-273-8300 From: Jeff Tuttle Prom: Phone: 248-R40-2909

Date: 1/12/06 Subject: Office Action per Application 10/043/592

#### Details:

The attached revised claims are for application #10/811,052 per the attached office action in the office action, you recommended revising the patent application to specify that the bridge feature be external to the normal body of the club and also that it being mounted only on the tup. However, in reviewing the prior art cited, Thill and Saso, I felt that the primary difference between their patents and my own was that their patent used through holes or grouves to direct air flow. Since air flow is and a critical part of my patent, I have instead revised the claims to note that air flow would be blacked to ensure no nerudynamic changes. Please let me know if this is sufficient to make this patent distinct from the prior art.

Note, my original application did note that air flow was not a critical factor and the through hole could be blocked as follows: "If the inside of the hollow is filled with a material less structurally rigid than that of the bridge material, the force would still be transmitted through the more structurally rigid material, that of the bridge itself, in effect that type of structure would still be a based bridge as described lierein. Similarly, if the ends of the hollow area are scaled with a material that is structurally rigid but is extremely thin, then the material on the ends would divert very little stress from the basel bridge, and the design would also still he a hasel bridge as described

I do have one other general patent process question for you, there is a patent application that I have found, 20050064952, that has similar art specified on the heel of the club instead of the top surface. It was filed on September 24, 2003 yet was not posted until March 24, 2005. Any idea why it was not ported until almost two years after filing? Since their filing date and my own six months of each other, it is not possible to tell with this paperwork who invented their design

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		Application	n No.	Applicant(s)		
		10/811,052	2	TUTTLE, JEFFREY JOHN-CARL		
	Office Action Summary	Examiner		Art Unit		
		Stephen L.	Blau	3711		
	The MAILING DATE of this communication app	pears on the	cover sheet with the c	orrespondence ad	dress	
Period fo	ORTENED STATUTORY PERIOD FOR REPLY	V IS SET TO	EXPIRE 3 MONTH(	s) OR THIRTY (3	0) DAYS,	
WHIC - Exte after - If NC - Failu	ORTENED STATUTORY PERIOD FOR REFLECTION OF THE MAILING DATE of time may be available under the provisions of 37 CFR 1.1 (SIX (6) MONTHS from the mailing date of this communication. O pariod for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	36(a). In no ever	nt, however, may a reply be time expire SIX (8) MONTHS from action to become ABANDONE	the mailing date of this co		
Status						
1)⊠	Responsive to communication(s) filed on <u>07 A</u>	<i>pril 2005</i> .				
2a)□	This action is FINAL. 2b)⊠ This	action is no	on-final.	tinn on to the	morite is	
3)[	Since this application is in condition for allowar	nce except f	or formal matters, pro	3 0 G 213	: mems is	
	closed in accordance with the practice under E	=x pane Qua	gyle, 1933 C.B. 11, 40	0.0.2.0.		
Disposit	ion of Claims					
4)⊠	4) XI Claim(s) 1-9 is/are pending in the application.					
	4a) Of the above claim(s) 3,4 and 7-9 is/are with	thdrawn fror	n consideration. 2	le,		
	Claim(s) is/are allowed.					
	Claim(s) 1.2.5 and 6 is/are rejected.					
7)[_	Claim(s) is/are objected to. Claim(s) are subject to restriction and/o	or election re	auirement.			
8)∟.1	Claim(s) are subject to restriction and s				•	
Applicat	lon Papers		·			
9)[	The specification is objected to by the Examine	er.	<b>7</b>	inor		
10)	10) The drawing(s) filed on is/are: a) □ accepted or b) □ objected to by the Examiner.					
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
11)[	The oath or declaration is objected to by the E.	ACITITION TO				
Priority	under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) All b) Some * c) None of:						
1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No						
Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
			•			
Attachme	nt(s)					
1) X Noti	ce of References Cited (PTO-892)		4) Interview Summary Paper No(s)/Mail D			
2) Noti	ce of Draftsperson's Patent Drawing Review (PTO-948) rmation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) er No(s)/Mail Date	) .	5) Notice of Informal F 6) Other:	Patent Application (PT	O-152)	

Application/Control Number: 10/811,052

Art Unit: 3711

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### **DETAILED ACTION**

### Election/Restrictions

1. Claims 3-4 and 7-9 are withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected species, there being no allowable generic or linking claim. Election was made without traverse in the reply filed on 7 April 2005.

## Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-2 and 5-6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Thill in view of Saso.

Thill discloses a wood type head having a hosel (12) extending generally upwardly from the heel end (Fig. 2), a hosel having at least one reinforcement bridge of material extending out from the hosel to the main body creating a roughly cylindrical space underneath the reinforcement bridge of no material and a hosel reinforcement bridge extending from a hosel to the upper surface of the head (See enclosure (1)).

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Art Unit: 3711

Thill lacks a hosel having a generally upwardly open hosel bore. Saso discloses a hosel having a generally upwardly open hosel bore (Figs. 2, 5). In view of the publication of Saso it would have been obvious to modify the wood type head of Thill to have a hosel having a generally upwardly open hosel bore in order to secure a shaft inside the bore when assembling a club.

# Allowable Subject Matter

4. In order to overcome the prior art of record the examiner recommends adding the following at the end of claims 1 and 5 right before the punctuation mark of the period. (- wherein said club head comprises a wood-type club head in which the hosel reinforcement bridge extends from the hosel to the upper surface of the club head, wherein said bridge forms a protrusion from said upper surface with said space extending higher than said upper surface --). In addition, claims 2-4 and 6-9 would have to be canceled. If the examiner found no better art in an updated search than claims 1 and 5 would be allowable.

### Conclusion

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Jackson and Devendorf disclose cylindrical spaces beneath bridges.

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Art Unit: 3711

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Stephen L. Blau whose telephone number is (571) 272-4406. The examiner can normally be reached on Mon - Fri 10:00 AM - 6:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Eugene Kim can be reached on (571) 272-4463. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Slb 15 October 2005

	Application/Control No. 10/811,052	Applicant(s)/Patent Under Reexamination TUTTLE, JEFFREY JOHN-CAR	
Notice of References Cited	Examiner	Art Unit	
	Stephen L. Blau	3711	Page 1 of 1

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
		US-D382,613	08-1997 ·	Devendorf, Rollie	D21/739
	В	US-5,695,409	12-1997	Jackson, Michael D.	473/305
	С	US-2001/0027139	10-2001	Saso, Mitsuhiro Concave Sports, air Glan	473/327
_	D	US-6,824,474	11-2004	Thill, Harry E acrodynamic holes	473/327
	E	US-			
	F	US-			
	G	US-			
_	Н	US-			
	1	US-			
	J	US-			
_	К	US-			
	L	US-			
	М	US-			

# FOREIGN PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	Classification
	N	·				
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### NON-PATENT DOCUMENTS

*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)
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\*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.

U.S. Patent and Trademark Office PTO-892 (Rev. 01-2001)

Notice of References Cited

Part of Paper No. 10152005

P. 13



# United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Parent and Trademark Office Address COMMISSIONER FOR PATENTS PO. Bax 1450 Alexandria, Virginia 22313-1450

www.uspto.go

APPLICATION NUMBER

FILING OR 371 (c) DATE

FIRST NAMED APPLICANT

ATTY. DOCKET NO.

10/811,052

03/29/2004

Jeffrey John-Carl Tuttle

**CONFIRMATION NO. 9520** 

OC00000017138091

Jeffrey Tuttle 42177 Blairmoor Sterling Heights, MI 48313

Title: Golf club hosel reinforcement bridge

Publication No. US-2005-0215344-A1

Publication Date: 09/29/2005

### NOTICE OF PUBLICATION OF APPLICATION

The above-identified application will be electronically published as a patent application publication pursuant to 37 CFR 1.211, et seq. The patent application publication number and publication date are set forth above.

The publication may be accessed through the USPTO's publically available Searchable Databases via the Internet at www.uspto.gov. The direct link to access the publication is currently http://www.uspto.gov/patft/.

The publication process established by the Office does not provide for mailing a copy of the publication to applicant. A copy of the publication may be obtained from the Office upon payment of the appropriate fee set forth in 37 CFR 1.19(a)(1). Orders for copies of patent application publications are handled by the USPTO's Office of Public Records. The Office of Public Records can be reached by telephone at (703) 308-9726 or (800) 972-6382, by facsimile at (703) 305-8759, by mail addressed to the United States Patent and Trademark Office, Office of Public Records, Alexandria, VA 22313-1450 or via the Internet.

In addition, information on the status of the application, including the mailing date of Office actions and the dates of receipt of correspondence filed in the Office, may also be accessed via the Internet through the Patent Electronic Business Center at www.uspto.gov using the public side of the Patent Application Information and Retrieval (PAIR) system. The direct link to access this status information is currently http://pair.uspto.gov/. Prior to publication, such status information is confidential and may only be obtained by applicant using the private side of PAIR.

Further assistance in electronically accessing the publication, or about PAIR, is available by calling the Patent Electronic Business Center at 703-305-3028.

Pre-Grant Publication Division, 703-605-4283